DOUGLAS M. COHEN (State Bar No. 1214) WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP 3773 Howard Hughes Parkway, Suite 590 South Las Vegas, Nevada 89169 Tel.: (702) 341-5200 / Fax: (702) 341-5300 3 Email: DCohen@wrslawyers.com 4 Attorney for Plaintiff, Rino Tenorio 5 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 9 RINO TENORIO, Case No. 2:20-cv-00517-GMN-VCF 10 Plaintiff, STIPULATION AND PROPOSED ORDER 11 TO EXTEND DISCOVERY DEADLINES VS. 12 (SECOND REQUEST) STATE OF NEVADA, DEPARTMENT OF 13 TAXATION; DOES 1 through 5; and ROE BUSINESS ENTITIES 1 through 5, 14 Defendant. 15 16 Pursuant to LR IA 6-1, 6-2 and LR 26-3, Plaintiff Rino Tenorio and Defendant State of 17 Nevada, Department of Taxation ("Department"), by and through their undersigned counsel, 18 hereby stipulate to extend the current deadlines by 90 days. This is the second stipulated request. 19 I. DISCOVERY COMPLETED TO DATE 20 The parties served their initial disclosures on March 17, 2021. 21 The Department served its supplemental initial disclosures on May 20, 2021. The 22 Department served its first amended disclosures on March 29, 2021, its second supplemental 23 disclosures on July 27, 2021, its third supplement disclosures on August 9, 2021, its fourth 24 supplemental disclosures on August 10, 2021 and its fifth supplemental disclosures on August 25 16, 2021. 26 The Department served its first and second requests for admissions on Plaintiff Rino 27 Tenorio on July 9, 2021 and September 13, 2021, served its first and second set of requests for 28

production of documents on July 9, 2021 and November 8, 2021, and served its first set of interrogatories on July 9, 2021.

Plaintiff Rino Tenorio served his first and second supplemental disclosures on August 25, 2021, and September 1, 2021.

Plaintiff Rino Tenorio served his first set of interrogatories and document requests for production of documents on June 8, 2021, his second set of requests for documents on June 24, 2021, his third set of requests for production of documents on July 8, 2021, and his second set of interrogatories on September 7, 2021.

The parties served responses to written discovery requests.

Plaintiff made his expert disclosures on October 14, 2021.

Defendant made its rebuttal expert disclosures on November 15, 2021.

II. DISCOVERY THAT REMAINS TO BE COMPLETED

The Department plans to take the deposition of Rino Tenorio, other witnesses, and may make additional discovery requests.

Plaintiff anticipates taking the depositions of several State employees and former employees concerning the allegations of sexual orientation discrimination and retaliation and may make additional discovery requests.

III. REASONS WHY DISCOVERY CANNOT BE COMPLETED WITHIN THE CURRENT DEADLINES

Plaintiff's counsel has suffered the occurrence of a severe and painful multi-level lumbar disc condition necessitating scheduled surgery on December 2, 2021, and additional follow-up lumbar surgery; and as a result, he cannot complete discovery on the Plaintiff's behalf before the current December 13, 2021, deadline given the number of witnesses, the number of anticipated depositions and the review of the documents produced by the Department totaling 4679 pages. Plaintiff's counsel and the Department's counsel coordinated a 10 witness deposition schedule for October 22, 2021 through October 27, 2021; however, Plaintiff's counsel vacated the depositions based on the occurrence of a severe and painful multi-level lumbar disc condition.

1 IV. PROPOSED SCHEDULE FOR COMPLETING DISCOVERY 2 Plaintiff's counsel has requested and the Department's counsel have agreed to extend the discovery deadline by 90 days for good cause based on counsel's severe lumbar condition to 3 4 allow the parties to complete the remaining discovery. 5 A. Discovery cut-off date 6 The current discovery deadline, December 13, 2021, will be extended by 90 days to 7 March 14, 2022. 8 B. Last day to amend the pleadings and add parties 9 No change. 10 C. **Expert disclosure deadlines** 11 Last day for initial expert disclosures: No change. Plaintiff served his expert disclosure 12 on October 14, 2021. 13 <u>Last day for rebuttal expert disclosures</u>: No change. The Department served its rebuttal disclosure on November 15, 2021. 14 15 D. Last day to file dispositive motions 16 April 14, 2022. This is 30 days after the March 14, 2022, discovery cut-off date. 17 E. Last day to file joint pretrial order 18 May 16, 2022 (unless suspended by the filing of dispositive motions). This is 30 days 19 after the proposed dispositive motion deadline. 20 Dated this 16th day of November, 2021. Dated this 16th day of November, 2021. WOLF, RIFKIN, SHAPIRO AARON D. FORD 21 SCHULMAN & RABKIN, LLP **Attorney General** 22 By: /s/ Douglas M. Cohen By: /s/ Sabrina K. Clinton Douglas M. Cohen, Esq. (SBN 1214) Steve Shevorski, Esq. (SBN 8256) 23 Chief Litigation Counsel Akke Levin, Esq. (SBN 9102) 24 Attorneys for Plaintiff Rino Tenorio Senior Deputy Attorney General 25 Sabrena K. Clinton, Esq. (SBN 6499) IT IS SO ORDERED. Deputy Attorney General 26 Attorneys for Defendant State of Nevada, Department of Taxation 27 Cam Ferenbach United States Magistrate Judge 28 11-16-2021 DATED STIPULATION AND PROPOSED ORDER TO EXTEND DISCOVERY DEADLINES (SECOND REQUEST)

CERTIFICATE OF SERVICE I hereby certify that on this 16th day of November 2021, a true and correct copy of STIPULATION AND PROPOSED ORDER TO EXTEND DISCOVERY DEADLINES (SECOND REQUEST) was served via the United States District Court CM/ECF system on all parties or persons requiring notice. By /s/ Dannielle Fresquez Dannielle Fresquez, an Employee of WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP